194. If any executor or administrator shall sell or remove any 1d $_2$ 275 property without an order of the Orphans' Court, the Orphans' Court to revoke Court may revoke his letters as soon as they are satisfied of such doing sale or removal having taken place, and appoint an administrator, New adminiswhose duty it shall be, immediately to proceed to get possession of property. the property so sold or removed, and the Orphans' Court may authorize the administrator so by them appointed, to employ an attorney or attorneys, to assist in the recovery of said property, and determine the amount of fees to be paid therefor, and any cost or expense incurred in getting possession of said property, ascertained and awarded to be paid by the said court, shall be paid by the person or persons whose letters have been revoked, and may be recovered by an action on his testamentary or administration bond, at the suit of the newly appointed administrator

195. Where there are two or more executors or administrators, $_{
m Id}$ s $_{
m 276}$ and the sale or removal has been made without the consent of all, Revocation to the revocation shall only extend to the person or persons so offend-extend only to administrators ing, and the remaining executor or administrator shall have full offending. power and authority to discharge all the duties connected with his office, as if no revocation had been made.

196. Nothing contained in the three last preceding sections Id. 8 277 shall be construed to apply to any cases where an executor shall be Executor, authorized, by will of his testator, to make sale of any property authorized by will, may sell without application to the Orphans' Court.

197. The coarse provender, including under that denomination 1d s 278 only corn tops, corn shucks, wheat, oats, and rye straw, that may be 1845, c 357, at the time of sale on the farm or lands of any person dying within Coarse proventhis State, shall not be sold by the administrator, but shall be left sold by administrator upon the farm for the use thereof; provided, the person so dying Proviso shall leave issue or relations who may inherit the said lands from him, or a devisee to whom he may have devised the same.

198. An administrator shall either finish the crop on hand at Id s 279 198. An administrator shall either linesh the crop on hand as he said 1793, c 101, the death of the decedent, or sell the same, as he shall judge the sub-c 6, s 12. most convenient; and in case he shall not deem it convenient to May sell growfinish the crop, the person entitled to the land, on the death of the whom and how. decedent or his guardian, or next friend for him, in case of infancy of the party, may take the said crop at the appraisement of the appraisers, paying ready money, or giving bond with good security approved by the Orphans' Court or the register of wills, if the said court shall not be in session at the time of making such sale, for paying the money within six months; and in case the said party, or his guardian, shall not take the crop at the appraisement, the administrator may sell the same to any other person for ready money, or on credit, as aforesaid; provided, that he shall not sell it at less Proviso. than the appraised value, without the approbation of the Orphans' Court granting the administration, or an order prescribing the terms, by the said court, passed as aforesaid.